fastened upon his outer garment at the center of its back and between his shoulders in such manner that the figures are visible at all times while thus hunting. The license must be produced for the inspection of the Game Warden, Deputy Game Wardens, Sheriffs, Constables or other officers or any landowner or tenant demanding to see it.

1927, ch. 568, sec. 16.

17. The owner of farm lands, their children or tenants, or children of such tenants, shall, without procuring such license, have the right to hunt said enumerated game, during the open season for the same, on the said farm lands of which he or they are the *bona fide* owners, children of such owners or tenants, or children of such tenants.

1927, ch. 568, sec. 17. 1931, ch. 543, sec. 17. 1939, ch. 354, sec. 17.

The Clerks of the Circuit Courts of the Counties and the Clerk of the Court of Common Pleas of Baltimore City shall on the first day of June and on the first day of each and every month thereafter, transmit to the Comptroller of this State all monies received by them for licenses, and the amounts so received by the Comptroller shall be placed to the credit of a separate fund to be known as "The State Game Protection Fund" and shall be disbursed by the Comptroller from time to time on warrants signed by the Game Warden and countersigned by a representative of the Commission. The monies in said Fund shall be used solely for the salaries and expenses of the State Game and Inland Fish Commission, the State Game Warden and his subordinates, and for scientific investigation and the protection and propagation of birds, wild fowl, inland fish and game. The State Game and Inland Fish Commission shall require the Game Warden to file an annual account with it showing the entire receipts and disbursements of himself and all deputies and exhibit vouchers therefor and also shall require said Game Warden to file an annual bond in the penalty of Two Thousand Dollars (\$2,000.00) for the faithful performance of his duties, the cost of the bond to be paid out of the State Game Protection Fund.

1927, ch. 568, sec. 18.

Any person found guilty of hunting any game protected by law without having first procured a license, except as herein provided, or for refusing to show said license when demanded by the Game Warden or any Deputy Game Warden, Sheriff, Constable or other officer or person, or failing to display the license number on his back as provided by law, or violating any of the other provisions of this sub-title, shall be deemed guilty of a misdemeanor, and upon conviction thereof, before any Justice of the Peace of the County or City where the offense was committed, shall be fined Twenty Dollars (\$20.00) for each and every offense, and shall stand committed to the County Jail or the Baltimore City Jail, until such fine and costs are paid, but such imprisonment shall not exceed twenty days for each offense. Any person convicted for hunting without proper license and tag in possession while hunting, or using any other person's license or tag, said license and tag shall be confiscated, and the person upon whom it was found, and the licensee shall be disbarred from procuring a hunter's license for a period of one year, provided, that the minimum fine in the case of a person to whom a hunter's license has been duly issued, but who, through